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February 2, 2006

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

RE: EB Docket No. 06-36 and EB-06-TC-060: Certification of CPNI Filing 2/06/06

Please find enclosed an original and four copies of the Certification of Customer Proprietary Network Information for Valley Telephone Cooperative, Inc. (VTCI), and its affiliate company Grande River Communications, LP (GRC), (FRN numbers 0001-6857-18 and 0004-3157-50 respectively). This certification is submitted for filing in the above referenced docket and in response to FCC Public Notice DA 06-223, released Jan. 30, 2006.

In addition to this certification, both VTCI and GRC state that they do not use CPNI in their customer marketing efforts. Further, all affected management and employees have been trained concerning the proper use and safeguarding of CPNI, and all "opt-out" customer accounts are clearly marked and identifiable. To ensure proper handling, any issue regarding CPNI or its use is immediately brought to management attention for review and direction.

Please direct any questions or inquiries concerning this filing to me as directed below.

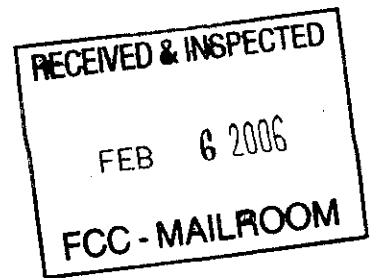
Philip M. Campbell
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Valley Telephone Cooperative, Inc.
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cc: Mr. Byron McCoy
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Valley Telephone Cooperative, Inc.
&
Grande River Communications, LP



Certification of Customer Proprietary Network Information

I certify that I am an officer of both Valley Telephone Cooperative, Inc. (VTCI) and Grande River Communications, LP (GRC). In this position I am familiar with and responsible for the proper use and control of Customer Proprietary Network Information (CPNI). To my personal knowledge, both of these companies are in compliance with applicable federal and state laws and regulations concerning the use and handling of CPNI for the period from 1/1/05 through 12/31/05, and that operating procedures are in place to ensure continued compliance.

Printed Name: DAVE OSBORN

Position: GENERAL MANAGER

Signature: 

Date: FEB. 2, 2006

(Persons making willful false statements can be punished by fine or imprisonment under the Communications Act, 47 U.S.C. Sect 220 (e).)

Contact Person: Philip H. Campbell
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